

Re-Evaluation of the FQPA Safety Factor for Pyrethroids

Bottom Line

The FQPA safety factor has been reduced from 10X to 1X for pyrethroids based on a wealth of evidence, including available studies in the open literature, studies submitted to EPA for registration, over a decade of research specifically trying to address the FQPA safety factor, and recommendations from multiple science advisory panels (SAP).

Background-2011 Decision

- ▶ In preparation for registration review and due to the need for additional refinements for the pyrethroid risk assessments, EPA initiated the analysis of data that could inform the FQPA safety factor
- ▶ In 2011, the FQPA safety factor was reduced from 10X to 3X, based on available information at the time
- ▶ Additional information was needed to evaluate the potential differences between children and adults (i.e. to reduce all the way to 1X)
- ▶ Due to the complexity of data and the large amount of information, a significant amount of time and resources has been invested in the FQPA analysis.

Available Information for the 2019 Reevaluation

- ▶ Published studies (>ten thousand citations reviewed)
- ▶ Studies submitted to EPA as part of registration/registration review
- ▶ Research conducted by the Council for the Advancement of Pyrethroid Human Risk Assessment (CAPHRA; consortium of pyrethroid registrants)
 - ▶ CAPHRA was formed in 2011 with the aim of obtaining additional information to further refine the FQPA SF
 - ▶ Research mostly uses cells (instead of whole animals) and mathematical models for humans

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CAPHRA = Council for the Advancement of Pyrethroid Human Risk Assessment

CAPHRA Members

- ▶ ADAMA
- ▶ Amvac Chemical Corp
- ▶ BASF Corp
- ▶ Bayer HealthCare LLC Animal Health Division
- ▶ Bayer Crop Science, LP
- ▶ FMC Corp
- ▶ LG Chem
- ▶ McLaughlin Gormley King
- ▶ Meghmani
- ▶ S.C. Johnson & Sons, Inc.
- ▶ Sumitomo Chemical Company
- ▶ Syngenta Crop Protection, LLC
- ▶ Valent USA Corp
- ▶ Wellmark International

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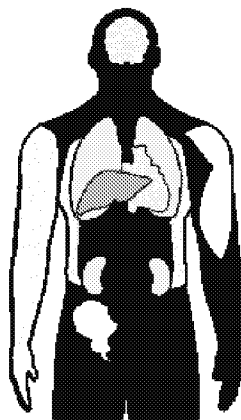
How EPA Evaluated Available Information

- ▶ Comprehensive review of publicly available literature and studies submitted for pesticide registration
 - ▶ Incorporated study information (i.e. toxicity effects) into individual pesticide assessments, when appropriate
- ▶ Extensive involvement on the pyrethroids by the public and scientific experts from outside the Agency
 - ▶ Multiple Science Advisory Panel (SAP) meetings (2007, 2009, 2010, and 2015)
 - ▶ Expert peer-review panel (2018)

CAPHRA PBPK Model

- ▶ CAPHRA constructed mathematical models (known as physiologically based pharmacokinetic [PBPK] models) using human data
- ▶ PBPK models were recommended by federal advisory groups and the National Academy of Sciences as a scientifically sound tool to assess differences between children and adults
- ▶ This human model was not available at the time of the 2011 evaluation

PBPK models predict chemical concentrations
inside the body over time



Time: 5.40 minutes

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Conclusions on FQPA SF

- ▶ PBPK models in 2019 support the conclusion that there are no differences between children and adults following pyrethroid exposure
- ▶ The 10X FQPA SF can be reduced to 1X for all populations

Conclusions on FQPA SF

- ▶ White paper with 2019 conclusions on FQPA SF published August 2nd, 2019.

<https://www.epa.gov/ingredients-used-pesticide-products/2019-evaluation-fgpa-safety-factor-pyrethroids>

- ▶ Paper is available for public comment with the pyrethroid preliminary interim decisions (PIDs) (released 11/12/19)

CAPHRA models- Other uses

- ▶ CAPHRA models were specifically designed to investigate potential differences between children and adults (i.e., FQPA SF)
- ▶ Models are not ready to be used to address other uncertainty factors (additional data are needed)
- ▶ A white paper is being drafted on this topic and will be released in the future

Public Reception/Perception of the FQPA SF Decrease

- ▶ Some members of the public may distrust the data used to decrease the FQPA SF because part of these data were created by registrants
- ▶ Some NGOs, such as the Center for Biological Diversity and the Environmental Working Group, erroneously believe that any decrease in the FQPA SF means EPA is not protecting children

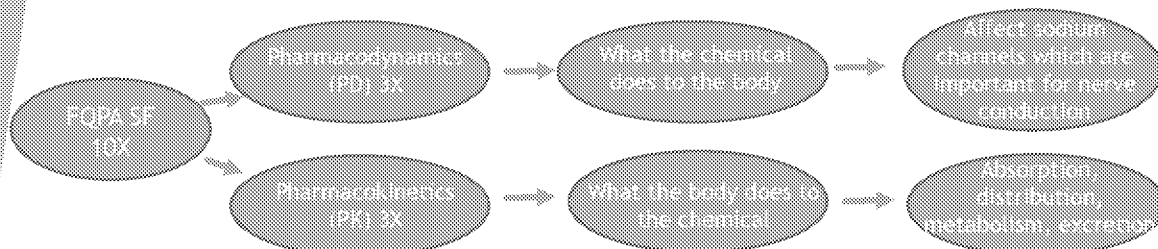
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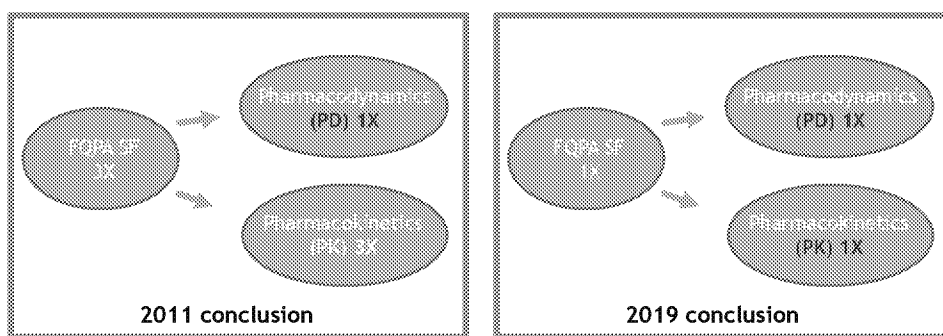
Additional slides- if needed

FQPA Safety Factor

- ▶ FQPA default assumption → children/pregnant women up to 10X more sensitive than non-pregnant adults
- ▶ The 10X FQPA SF is retained unless there are reliable data to remove it



Conclusions on FQPA SF



- Based on the 2019 analysis, the Agency concludes that the FQPA SF (PDxPK) can be reduced to 1X for all populations for the pyrethroid pesticides